

February 21, 2024

Nathan Ochsner, Clerk of Court

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

UNITED STATES OF AMERICA,

v.

TYRONE RAYMOND BOLTON (1)
a/k/a "Honeybee,"

JOE DEVON CHAMPION (2)
a/k/a "Champ,"

JONTA ALLEN GLOVER (3)

EMMANUEL WINNFIELD (4)
a/k/a "Pimp,"

DEWAYNE DONNELL CHAMPION (5)
a/k/a "Max,"

HERMAN MITCHELL (6)
a/k/a "Boobie,"

CEDRIC LYNN ANDREWS (7)
a/k/a "Ced,"

intentionally left blank (8)

JERMAR BALLARD JONES (9)
a/k/a "Mar,"

Defendants.

CASE NO. 4:23-CR-00359-S1

FIRST SUPERSEDING
INDICTMENT

18 U.S.C. § 2
18 U.S.C. § 924(c)(1)(A)
21 U.S.C. § 841(a)(1)
21 U.S.C. § 841(b)(1)(A)(ii)
21 U.S.C. § 846

THE GRAND JURY CHARGES:

COUNT ONE

Title 18, United States Code, Section 1951(a)
Conspiracy to Interfere with Commerce by Robbery

At all times material to this Indictment, the parking lot located at 6060 N. Fry Road, Katy, Texas, was a location at which cocaine and its transportation to that location affected and would affect interstate commerce.

On or about July 14, 2023, in the Houston Division of the Southern District of Texas, the defendants,

TYRONE RAYMOND BOLTON a/k/a “Honeybee,”

JOE DEVON CHAMPION a/k/a “Champ,”

JONTA ALLEN GLOVER,

EMMANUEL WINNFIELD a/k/a “Pimp,”

DEWAYNE DONNELL CHAMPION a/k/a “Max,”

HERMAN MITCHELL a/k/a “Boobie,”

CEDRIC LYNN ANDREWS a/k/a “Ced,” and

JERMAR BALLARD JONES a/k/a “Mar”

did knowingly and willfully conspire and agree together and with each other, and with other persons known and unknown to the Grand Jury, to obstruct, delay, and affect interstate commerce and the movement of any articles and commodities in commerce by means of a robbery, as the terms “commerce” and “robbery” are defined in Title 18, United States Code, Sections 1951(b)(1) and (b)(3), in that the defendants did unlawfully conspire to take and obtain property, namely 50 kilograms of cocaine, by means of actual and threatened force, violence and fear of injury to those in possession of those items.

In violation of Title 18, United States Code, Section 1951(a).

COUNT TWO

Title 21, United States Code, Section 846
Conspiring to Possess with the Intent to Distribute a Controlled Substance

On or about July 14, 2023, in the Houston Division of the Southern District of Texas, the defendants,

TYRONE RAYMOND BOLTON a/k/a “Honeybee,”

JOE DEVON CHAMPION a/k/a “Champ,”

JONTA ALLEN GLOVER,

EMMANUEL WINNFIELD a/k/a “Pimp,”

DEWAYNE DONNELL CHAMPION a/k/a “Max,”

HERMAN MITCHELL a/k/a “Boobie,”

CEDRIC LYNN ANDREWS a/k/a “Ced,” and

JERMAR BALLARD JONES a/k/a “Mar”

did knowingly and intentionally combine, conspire, confederate, and agree together to possess with the intent to distribute a least 5 kilograms of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(A)(ii).

All in violation of Title 21, United States Code, Section 846.

COUNT THREE

Title 21, United States Code, Section 846

Title 18, United States Code, Section 2

Attempt to Possess with the Intent to Distribute a Controlled Substance

On or about July 14, 2023, in the Houston Division of the Southern District of Texas, the defendants,

TYRONE RAYMOND BOLTON a/k/a “Honeybee,”

JOE DEVON CHAMPION a/k/a “Champ,”

JONTA ALLEN GLOVER,

EMMANUEL WINNFIELD a/k/a “Pimp,”

DEWAYNE DONNELL CHAMPION a/k/a “Max,”

HERMAN MITCHELL a/k/a “Boobie,”

CEDRIC LYNN ANDREWS a/k/a “Ced,” and

JERMAR BALLARD JONES /k/a “Mar”

while aiding and abetting each other, did knowingly and intentionally attempt to possess with the intent to distribute at least 5 kilograms of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(A)(ii).

All in violation of Title 21, United States Code, Section 846 and Title 18, United States Code, Section 2.

COUNT FOUR

Title 18, United States Code, Sections 924(c)(1)(A) and 2
Possession of a Firearm in Furtherance of a Drug Trafficking Crime

On or about July 14, 2023, in the Houston Division of the Southern District of Texas, the defendants,

TYRONE RAYMOND BOLTON a/k/a “Honeybee,”

JOE DEVON CHAMPION a/k/a “Champ,”

JONTA ALLEN GLOVER,

EMMANUEL WINNFIELD a/k/a “Pimp,”

DEWAYNE DONNELL CHAMPION a/k/a “Max,”

HERMAN MITCHELL a/k/a “Boobie,”

CEDRIC LYNN ANDREWS a/k/a “Ced,” and

JERMAR BALLARD JONES a/k/a “Mar”

while aiding and abetting each other, did knowingly possess at least one firearm in furtherance of a drug trafficking crime for which each may be prosecuted in a court of the United States, namely knowingly and intentionally conspiring and attempting to possess with intent to distribute a controlled substance, in violation of 21 U.S.C. § 846, as charged in Counts Two and Three of this indictment.

All in violation of Title 18, United States Code, Sections 924(c)(1)(A) and 2.

(CONTINUES ON NEXT PAGE)

A TRUE BILL

Original Signature on File

GRAND JURY FOREPERSON

ALAMDAR S. HAMDANI
United States Attorney
Southern District of Texas



KELLY ZENON-MATOS
Assistant United States Attorney

DAVID L. JAFFE
Chief, Violent Crime and Racketeering Section
United States Department of Justice

Sheila G. Lafferty

SHEILA G. LAFFERTY
Trial Attorney
United States Department of Justice
Violent Crime and Racketeering Section